UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA)	
v.) 22 Cr. 00518 (P	KC)
OLEG DERIPASKA, et al.)	

<u>DECLARATION OF MICHAEL PARKER IN SUPPORT OF MOTION TO</u> WITHDRAW AS COUNSEL OF RECORD FOR DEFENDANT OLEG DERIPASKA

I, Michael Parker, make the following Declaration pursuant to 28 U.S.C. § 1746, and state that under penalty of perjury the following is true and correct to the best of my knowledge and belief:

- 1. I filed my appearance in this matter on October 6, 2022.
- On October 13, 2023, I left Ferrari & Associates to work at another firm. All of my
 responsibilities in the instant matter have been transferred to other attorneys at Ferrari &
 Associates.
- In my new position, I will no longer be responsible for litigating this case on behalf of Defendant Oleg Deripaska.
- 4. Given the posture of this case and the fact that Erich C. Ferrari remains counsel of record in this matter, my withdrawal will not impact the case.
- 5. Mr. Deripaska does not object to this request to withdraw as counsel.

Dated: October 27, 2023

/s/ Michael Parker Michael Parker